

PENNIE & F NDS DOCKET NO. 2267-017

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. underneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

FRUIT EXTRACT COMPOSITIONS FOR TREATING DERMATOLOGICAL DISORDERS

and for which a patent application: □ is attached hereto and includes amendment(□ was filed in the United States on as with amendment(s) filed on (ff applicable)	Application Serial No		mended under PCT Article 19 on
I hereby state that I have reviewed and undersamendment referred to above.	stand the contents of the abov	e identified application, including	ng the claims, as amended by any
I acknowledge the duty to disclose information §1.56.	known to me to be material to	o patentability as defined in Title	37, Code of Federal Regulations,
I hereby claim foreign priority benefits under certificate listed below and have also identified of the application on which priority is claimed	l below any foreign application		
EARLIEST FOREIGN APPLICAT	TION(S), IF ANY, FILED PR	IOR TO THE FILING DATE O	F THE APPLICATION
APPLICATION NUMBER	COUNTRY	DATE OF FILING (day, month, year)	PRIORITY CLAIMED
			YES □ NO □
			YES □ NO □
I hereby claim the benefit under Title 35, Unit	ted States Code, §119(e) of ar	ny United States provisional appl	ication(s) listed below.
APPLICATION NUMB	ER	FILING I	DATE

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

			STATUS	_
APPLICATION SERIAL NO.	FILING DATE	PATENTED	PENDING	ABANDONED
60/130,713	April 22, 1999		X	

POWER OF ATTORNEY: As a named inventor, I hereby appoint S. Leslie Misrock (Reg. No. 18872), Harry C. Jones, III (Reg. No. 20280), Berj A. Terzian (Reg. No. 20060), Gerald J. Flintoft (Reg. No. 20823), David Weild, III (Reg. No. 21094), Jonathan A. Marshall (Reg. No. 24614), Barry D. Rein (Reg. No. 22411), Stanton T. Lawrence, III (Reg. No. 25736), Isaac Jarkovsky (Reg. No. 22713), Charles E. McKenney (Reg. No. 22795), Philip T. Shannon (Reg. No. 24278), Francis E. Morris (Reg. No. 24615), Charles E. Miller (Reg. No. 24576), Gidon D. Stern (Reg. No. 27469), John J. Lauter, Jr. (Reg. No. 27814), Brian D. Coggio (Reg. No. 27624), Rory J. Radding (Reg. No. 28749), Stephen J. Harbulak (Reg. No. 29166), Donald J. Goodell (Reg. No. 19766), James N. Palik (Reg. No. 25510), Thomas E. Friebel (Reg. No. 29258), Laura A. Coruzzi (Reg. No. 30742), Jennifer Gordon (Reg. No. 30753), Jon R. Stark (Reg. No. 30111), Allan A. Fanucci (Reg. No. 30256), Geraldine F. Baldwin (Reg. No. 31232), Victor N. Balancia (Reg. No. 31231), Samuel B. Abrams (Reg. No. 30605), Steven I. Wallach (Reg. No. 35402), Marcia H. Sundeen (Reg. No. 30893), Paul J. Zegger (Reg. No. 33821), Edmond R. Bannon (Reg. No. 32110), Bruce J. Barker (Reg. No. 33291), Adriane M. Antler (Reg. No. 32605), Thomas G. Rowan (Reg. No. 34419), James G. Markey (Reg. No. 31636), Thomas D. Kohler (Reg. No. 32797), Scott D. Stimpson (Reg. No. 33607) and, Ann L. Gisolfi (Reg. No. 31956), all of Pennie & Edmonds LLP, whose addresses are 1155 Avenue of the Americas, New York, New York 10036, 1667 K Street N.W., Washington, DC 20006 and 3300 Hillview Avenue, Palo Alto, CA 94304, and each of them, my attorneys, to prosecute this application, and to transact all business in the Patent and Trademark Office.



PENNIE & FONDS DOCKET NO. 2267-017

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	POST OFFICE ADDRESS	STREET	CITY	STATE OR COUNTRY	ZIP CODE
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2 0 5	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENS	БНІР
	POST OFFICE ADDRESS	STREET	CITY	STATE OR COUNTRY	ZIP CODE
	FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIDDLE NAME	
2 0 6	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENS	ЭНІР
·	POST OFFICE ADDRESS	STREET	CITY	STATE OR COUNTRY	ZIP CODE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF HOWARD MURAD HOWL Murad ny	
2/3/00	



In re: ☐ Application of: Howard MURAD ☐ Patent of:	
⊠ Serial No.: Unassigned □ Patent No.:	Group Art Unit: Unassigned
☑ Filed: Concurrently herewith☐ Issued:	Examiner: Unassigned
For: FRUIT EXTRACT COMPOSITIONS FOR TREATING DERMATOLOGICAL DISORDERS	Attorney Docket No.: 2267-017-999
VERIFIED STATEMENT (DECLARATION) C [37 C.F.R. 1.9(f) and 1.27(b)	
Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231	
Sir:	
As a below named inventor, I hereby declare that I defined in 37 C.F.R. 1.9(c) for purposes of paying of Title 35, United States Code, to the Patent and invention entitled FRUIT EXTRACT COMPOSI DERMATOLOGICAL DISORDERS described in	reduced fees under section 41(a) and (b) Trademark Office with regard to the TIONS FOR TREATING
☒ the specification filed herewith☐ application serial no. filed☐ patent no. issued	
I have not assigned, granted, conveyed or licensed contract or law to assign, grant, convey or license, person who could not be classified as an independent that person had made the invention, or to any concurrence concern under 37 C.F.R. 1.9(d) or a nongular 1.9(e).	any rights in the invention to any ent inventor under 37 C.F.R. 1.9(c) if ern which would not qualify as a small
Each person, concern or organization to which I had licensed or am under an obligation under contract of license any rights in the invention is listed below:	
☑ no such person, concern, or org ☐ persons, concerns or organization	
*NOTE: Separate verified statements are required organization having rights to the invention averring (37 CFR 1.27)	

□ INDIVIDUAL	☐ SMALL BUSINESS CONCERN	□ NONPROFIT
		ORGANIZATION
FULL NAME		
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	☐ SMALL BUSINESS CONCERN	ORGANIZATION
I acknowledge the dut status resulting in loss paying, the earliest of	☐ SMALL BUSINESS CONCERN by to file, in this application or patent, not of entitlement to small entity status price the issue fee or any maintenance fee during its no longer appropriate. [37 CFR 1.2]	ORGANIZATION otification of any change in or to paying, or at the time of the after the date on which
I acknowledge the dut status resulting in loss paying, the earliest of status as a small entity I hereby declare that a statements made on in statements were made are punishable by fine United States Code, as	y to file, in this application or patent, n s of entitlement to small entity status pri the issue fee or any maintenance fee du	ORGANIZATION otification of any change in or to paying, or at the time of the after the date on which 8 (b)] nowledge are true and that all true; and further that these attements and the like so made on 1001 of Title 18 of the y jeopardize the validity of the
I acknowledge the dut status resulting in loss paying, the earliest of status as a small entity I hereby declare that a statements made on in statements were made are punishable by fine United States Code, as application, and paten	y to file, in this application or patent, no of entitlement to small entity status prior the issue fee or any maintenance fee dury is no longer appropriate. [37 CFR 1.2] all statements made herein of my own known formation and belief are believed to be with the knowledge that willful false statements or imprisonment, or both, under Section that such willful false statements may t issuing thereon, or any patent to which	ORGANIZATION otification of any change in or to paying, or at the time of the after the date on which 8 (b)] nowledge are true and that all true; and further that these attements and the like so made on 1001 of Title 18 of the y jeopardize the validity of the
I acknowledge the dut status resulting in loss paying, the earliest of status as a small entity I hereby declare that a statements made on in statements were made are punishable by fine United States Code, as application, and paten directed.	y to file, in this application or patent, no of entitlement to small entity status price the issue fee or any maintenance fee dury is no longer appropriate. [37 CFR 1.2] all statements made herein of my own known formation and belief are believed to be with the knowledge that willful false statements may to indicate the indicate the property of the	ORGANIZATION otification of any change in or to paying, or at the time of the after the date on which 8 (b)] mowledge are true and that all true; and further that these attements and the like so made on 1001 of Title 18 of the by jeopardize the validity of the high this verified statement is Direct Telephone calls to: PENNIE & EDMONDS